

MILBANK, TWEED, HADLEY & McCLOY LLP

1 CHASE MANHATTAN PLAZA

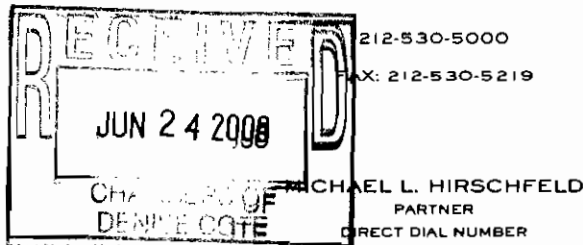
LOS ANGELES
213-892-4000
FAX: 213-629-5063

NEW YORK, N.Y. 10005-1413

WASHINGTON, D.C.
202-835-7500
FAX: 202-835-7586

LONDON
020-7615-3000
FAX: 020-7615-3100

FRANKFURT
49-69-71914-3400
FAX: 49-69-71914-3500



BEIJING
8610-5123-5120
FAX: 8610-5123-5191

HONG KONG
852-2971-4889
FAX: 852-2640-0792

SINGAPORE
65-6428-2400
FAX: 65-6428-2500

TOKYO
813-3504-1050
FAX: 813-3595-2790

MUNICH
49-89-25559-3600
FAX: 49-89-25559-3700

June 23, 2008

MEMO ENDORSED

By Hand Delivery

The Honorable Denise L. Cote
United States District Judge
Daniel Patrick Moynihan
United States Courthouse
500 Pearl St., Room 1040
New York, NY 10007

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #: _____
DATE FILED: 6/24/08

Re: *Gas Natural Aprovisionamientos, SGD, S.A. v. Atlantic LNG Company of Trinidad & Tobago, Case No. 08 Civ. 1109 (DLC)*

Dear Judge Cote:

We are the attorneys for Respondent, Atlantic LNG Company of Trinidad and Tobago ("Atlantic"), in the above-referenced action. We write to seek permission to file a reply memorandum of law of up to 15 pages, which would exceed the ten-page limit specified in Rule 2.B of the Court's Individual Practices in Civil Cases. Counsel for Petitioner, Gas Natural Aprovisionamientos, SDG, S.A. ("GNA"), consents to Atlantic's request. Per this Court's Briefing Schedule Order dated February 27, 2008, Atlantic's reply papers must be filed on or before June 30, 2008.

In support of this request, we note that (1) with the Court's permission (see Docket Entries Nos. 19 and 30), Atlantic's initial memorandum of law, filed on April 16, 2008, and GNA's memorandum of law filed on June 16, 2008, exceeded the 25-page limit provided in the Court's rules, and (2) with the Court's permission (see Docket Entry No. 17), GNA served on June 16, 2008 an Amended Petition for recognition and enforcement of the Final Award. The

*Granted
Denise Cote
June 24, 2008*

Hon. Denise L. Cote
June 23, 2008
Page 2

papers filed by GNA on June 16 include arguments not made in the original Petition, make reference to substantially more authority than did the original Petition, and attach (and reference) hundreds of additional pages from the record. Atlantic will require a modest extension of the limit applicable to a reply brief, to 15 pages, in order to respond to the matters raised in GNA's submission.

We are prepared to conference with the Court if the Court so requires.

Respectfully,



Michael L. Hirschfeld

cc: George von Mehren, Esq.
Counsel for GNA
(by e-mail)